CHAPTER 143.

LAW LIBRARY.

S. P. 387

AN ACT to amend the law relative to appropriation for law library as it appears in section two thousand eight hundred and eighty one-e (2881-e), of the supplement to the code.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Annual appropriation. Section twenty eight hundred and eighty one-e (2881-e), of the supplement to the code is hereby amended by striking out the words "two thousand five hundred" in the fourth line and inserting in the lieu thereof the words, " four thousand".

Approved March 21, A. D. 1906.

CHAPTER 144.

GIFTS, DEVISES OR BEQUESTS TO STATE INSTITUTIONS.

s. F. 140.

AN ACT relating to gifts, devises or bequests to state institutions. [Additional to chapter three (3) of title fourteen (XIV) of the code, relating to perpetuites and gifts.]

Be it enacted by the General Assembly of the State of Iowa:

Section 1. Acceptance of gifts, devises, or bequests authorized. Gifts, devises or bequests of property, real or personal, made to any state institution for purposes not inconsistent with the objects of such institution, may be accepted by its governing board, and such board may exercise such powers with reference to the management, sale, disposition, investment or control of property so given, devised or bequeathed, as may be deemed essential to its preservation and the purposes for which the gift, devise or bequest was made.

SEC. 2. In effect. This act, being deemed of immediate importance, shall be in force and effect from and after its publication in the Register and Leader and Des Moines Daily Capital, newspapers published at Des Moines,

Iowa.

Approved February 26, A. D. 1906.

I hereby certify that the foregoing act was published in the Register and Leader and the Des Moines Daily Capital, February 28, 1906.

W. B. MARTIN, Secretary of State

CHAPTER 145.

RECORDING INSTRUMENTS AFFECTING LOTS IN CITIES AND TOWNS.

н. р. 115.

AN ACT to amend section number twenty-nine hundred and forty-one (2941) of the cede relative to recording instruments affecting lots in cities and towns or villages, in seperate books.

Be it enacted by the General Assembly of the State of Iowa:

SECTION. 1. Land and town lots. That section number twenty-nine hundred and forty-one (2941) of the code be amended by adding thereto as follows:

"Where any instrument contains a description of both land, and lots in cities, towns or villages, the plats whereof are recorded, he shall record such instruments in but one record and charge but one fee, but shall index in both land, and town lot indexes."

Approved February 22, A. D. 1906.